Dear Senators HEIDER, Nuxoll, Schmidt, and Representatives WOOD, Packer, Rusche:

The Legislative Services Office, Research and Legislation, has received the enclosed rules of the Department of Health and Welfare:

- IDAPA 16.07.01 Behavioral Health Sliding Fee Schedules Proposed Rule (Docket No. 16-0701-1501);
- IDAPA 16.07.10 Behavioral Health Development Grants (Chapter Repeal) Proposed Rule (Docket No. 16-0710-1501);
- IDAPA 16.07.15 Behavioral Health Programs (New Chapter-Fee Rule) Proposed Rule (Docket No. 16-0715-1501).

Pursuant to Section 67-454, Idaho Code, a meeting on the enclosed rules may be called by the cochairmen or by two (2) or more members of the subcommittee giving oral or written notice to Research and Legislation no later than fourteen (14) days after receipt of the rules' analysis from Legislative Services. The final date to call a meeting on the enclosed rules is no later than 10/02/2015. If a meeting is called, the subcommittee must hold the meeting within forty-two (42) days of receipt of the rules' analysis from Legislative Services. The final date to hold a meeting on the enclosed rules is 10/30/2015.

The germane joint subcommittee may request a statement of economic impact with respect to a proposed rule by notifying Research and Legislation. There is no time limit on requesting this statement, and it may be requested whether or not a meeting on the proposed rule is called or after a meeting has been held.

To notify Research and Legislation, call 334-4834, or send a written request to the address on the memorandum attached below.



Legislative Services Office Idaho State Legislature

Eric Milstead Director Serving klaho's Citizen Legislature

MEMORANDUM

TO: Rules Review Subcommittee of the Senate Health & Welfare Committee and the House Health

& Welfare Committee

FROM: Legislative Research Analyst - Elizabeth Bowen

DATE: September 15, 2015

SUBJECT: Department of Health and Welfare

IDAPA 16.07.01 - Behavioral Health Sliding Fee Schedules - Proposed Rule (Docket No. 16-0701-1501)

IDAPA 16.07.10 - Behavioral Health Development Grants (Chapter Repeal) - Proposed Rule (Docket No. 16-0710-1501)

IDAPA 16.07.15 - Behavioral Health Programs (New Chapter-Fee Rule) - Proposed Rule (Docket No. 16-0715-1501)

The Department of Health and Welfare submits notice of proposed rulemaking at IDAPA 16.07.01, 16.07.10, and 16.07.15.

16.07.01

This proposed rule combines the fee schedule for children's mental health, adult mental health, and substance use disorder services. It also updates references and removes obsolete language and tables. Negotiated rulemaking was not conducted due to the nature of the rule change, which is to align this chapter with other rules. There is no anticipated fiscal impact on the state general fund. The Department states that this rulemaking is authorized pursuant to Chapter 3, Title 39, Idaho Code, and Sections 56-1003, 56-1004, 56-1004A, 56-1007, and 56-1009, Idaho Code.

16.07.10

The proposed rule repeals this chapter of rules in its entirety. The current rules relate to behavioral health development grants. Since legislation has been passed to create regional behavioral health boards and community crisis centers, the Department is developing a system of behavioral health care, and the behavioral health development grants are no longer necessary. Also, no additional funds have been appropriated for the grants.

Negotiated rulemaking was not conducted due to the nature of the rule change, which addresses changes made to the law and to the state's behavioral health care system. There is no anticipated fiscal impact on the state general fund. The Department states that this rulemaking is authorized pursuant to Chapter 3, Title 39, Idaho Code.

16.07.15

Mike Nugent, Manager Research & Legislation Cathy Holland-Smith, Manager Budget & Policy Analysis April Renfro, Manager Legislative Audits

Glenn Harris, Manager Information Technology

Tel: 208–334–2475 www.legislature.idaho.gov This proposed rule creates a new chapter of rules relating to the development of a behavioral health care system. The rule:

- Describes the Department's legal authority to develop the behavioral health system;
- Provides for administrative appeals;
- Provides for confidentiality of certain records;
- Sets forth requirements for criminal history and background checks of direct care or service providers;
- Defines terms;
- Provides requirements for certificates of approval for behavioral health programs;
- Establishes an application process for certificates of approval;
- Provides administration requirements for behavioral health programs; and
- Imposes an approval fee for each program location. This fee replaces fees currently charged under IDAPA 16.07.20, which is being repealed.

Negotiated rulemaking was conducted, and there is no anticipated impact on the state general fund. The Department states that this rulemaking is authorized pursuant to Chapter 3, Title 39, Idaho Code.

cc: Department of Health and Welfare Tamara Prisock

IDAPA 16 - DEPARTMENT OF HEALTH AND WELFARE

16.07.01 - BEHAVIORAL HEALTH SLIDING FEE SCHEDULES DOCKET NO. 16-0701-1501

NOTICE OF RULEMAKING - PROPOSED RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Title 39, Chapter 3, and Sections 56-1003, 56-1004, 56-1004A, 56-1007, and 56-1009, Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be scheduled if requested in writing by twenty-five (25) persons, a political subdivision, or an agency, not later than September 16, 2015.

The hearing site(s) will be accessible to persons with disabilities. Requests for accommodation must be made not later than five (5) days prior to the hearing, to the agency address below.

DESCRIPTIVE SUMMARY: The following is a nontechnical explanation of the substance and purpose of the proposed rulemaking:

The Department is integrating behavioral health services to better match current practices for children's mental health, adult mental health, and substance use disorders services. These rules amendments combine the fee schedules into one table, remove obsolete language and tables, and update references for behavioral health services to rates set in Department contracts.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased: NA

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year as a result of this rulemaking:

This rulemaking has no fiscal impact to the state general fund, or any other funds.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(2), Idaho Code, negotiated rulemaking was not conducted because these rule changes are needed to update and align this chapter with other Department rules and contracts which makes these rules nonnegotiable.

INCORPORATION BY REFERENCE: No materials are being incorporated by reference into these rules.

CONTACT INFORMATION, WEB ADDRESS, ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Treena Clark at (208) 334-6611.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before September 23, 2015.

DATED this 7th Day of August, 2015.

Tamara Prisock DHW - Administrative Rules Unit 450 W. State Street - 10th Floor P.O. Box 83720

Boise, ID 83720-0036 Phone: (208) 334-5500 Fax: (208) 334-6558

E-mail: dhwrules@dhw.idaho.gov

THE FOLLOWING IS THE PROPOSED TEXT OF DOCKET NO. 16-0701-1501 (Only Those Sections With Amendments Are Shown.)

000. LEGAL AUTHORITY.

Under Sections 16-2433, 19-2524, 20-520(i), 20-511A, and 39-3137, Idaho Code, the Director is authorized to promulgate, adopt, and enforce rules for the charging of fees for services provided by mental health and substance use disorders providers. Under Section 39-309, Idaho Code, the Board of Health and Welfare is authorized to promulgate, adopt, and enforce rules for the charging of fees for services provided by mental health and substance use disorders providers.

(BREAK IN CONTINUITY OF SECTIONS)

005. OFFICE -- OFFICE HOURS -- MAILING ADDRESS -- STREET ADDRESS -- TELEPHONE NUMBER -- INTERNET WEB SITE.

- **01. Office Hours**. Office hours are 8 a.m. to 5 p.m., Mountain Time, Monday through Friday, except holidays designated by the State of Idaho. (4-9-09)
- **02. Mailing Address**. The mailing address for the business office is Idaho Department of Health and Welfare, P.O. Box 83720, Boise, Idaho 83720-0036. (4-9-09)
- **O3.** Street Address. The business office of the Idaho Department of Health and Welfare is located at 450 West State Street, Boise, Idaho 83702. (4-9-09)
- **04. Telephone**. The telephone number for the Idaho Department of Health and Welfare is (208) 334-5500. (4-9-09)
 - **05. Internet Web Site**. The Department's internet website at http://www.healthandwelfare.idaho.gov. (4-9-09)

(BREAK IN CONTINUITY OF SECTIONS)

010. DEFINITIONS.

For the purposes of this chapter, the following definitions apply.

(4-9-09)

- **01. Ability to Pay.** The financial capacity that is available to pay for the program services after allowable deductions in relation to gross income and family size exclusive of any liability of third party payor sources. (4-9-09)
 - **O2.** Adjusted Gross Income. Total family annual income less allowable annual deductions. (4-9-09)
 - **03. Adult**. An individual 18 years of age or older.

(4-9-09)

- **04.** Adult Mental Health Program. A program administered by the Idaho Department of Health and Welfare to serve seriously mentally ill and severely and persistently mentally ill adults. (4 9 09)(_____)
- **05. Allowable Annual Deductions**. In determining the family's ability to pay for behavioral health services, the following are allowable annual deductions: (4-9-09)
 - **a.** Court-ordered obligations; (4-9-09)
 - **b.** Dependent support; (4-9-09)
 - **c.** Child care payments necessary for parental employment; (4-9-09)
 - **d.** Medical expenses. (4-9-09)
 - e. Transportation; (4-9-09)
 - **f.** Extraordinary rehabilitative expenses; and (4-9-09)
 - g. State and federal tax payments, including FICA taxes. (4-9-09)
- **96. Behavioral Health Services.** Services offered by the Department to improve behavioral mental health issues or alcohol and substance use disorders issues. (4-9-09)(______)
 - **07. Child.** An individual who is under the age of eighteen (18) years. (4-9-09)
- **08. Children's Mental Health Program**. A program as defined in IDAPA 16.07.37, "Children's Mental Health Services," administered by the Idaho Department of Health and Welfare. (4-9-09)
- 09. Client. The recipient of services. The term "client" is synonymous with the terms: patient, participant, resident, consumer, or recipient of treatment. (4-9-09)
 - **Log.** Court-Ordered Obligations. Financial payments which have been ordered by a court of law. (4-9-09)
- **140. Court-Ordered Recipient**. A person receiving behavioral health services under Sections 19-2524, 20-520(i), and 20-511A, Idaho Code. (4-9-09)
 - **121. Department**. The Idaho Department of Health and Welfare. (4-9-09)
- **132. Dependent Support**. An individual that is dependent on his family's income for over fifty percent (50%) of his financial support. (4-9-09)
- 143. Extraordinary Rehabilitative Expenses. Those payments incurred as a result of the disability needs of the person receiving services. They include annual costs for items including, but not limited to, wheelchairs, adaptive equipment, medication, treatment, or therapy which were not included in the medical payments deduction and the annual estimate of the cost of services received. (4-9-09)
- **154. Family**. A family is an adult, or married adults, or adult(s) with children, living in a common (4-9-09)
- **165. Family Household.** Persons in a family related by blood, marriage, or adoption. Adult siblings who are not claimed as dependents and individuals receiving Supplemental Security Income (SSI) or Supplemental Security Disability Income (SSDI) are excluded from consideration as a member of the household for income and counting purposes. Income from minor siblings is excluded from household income. The term "family household" is synonymous with the term "family unit."
 - 176. Federal Poverty Guidelines. Guidelines issued annually by the Federal Department of Health and

Human Services establishing the poverty income limits. The federal poverty guidelines for the current year may be found online at http://aspe.hhs.gov/poverty. (4-9-09)

- **187. Management Service Contractor (MSC)**. An independent contractor with whom the Department contracts to manage a statewide network of Department-approved facilities and programs to deliver substance use disorders treatment and recovery support services. (7-1-13)
 - 198. Parent. The person who, by birth or through adoption, is legally responsible for a child. (4-9-09)
- **2019. Recipient**. The person receiving services. The term "recipient" is synonymous with the terms: "patient," "participant," "resident," "consumer," or "client." (4-9-09)
- **240. Sliding Fee Scale**. A scale used to determine an individual's financial obligation for services based on Federal Poverty Guidelines and the number of persons in the family household. (4-9-09)
- **221. Substance Use Disorders Program**. A program administered by the Idaho Department of Health and Welfare to serve adolescents and adults with alcohol or substance use disorders. (4-9-09)
- **232. Third-Party Payeor.** A payeor other than a person receiving services or a responsible party who is legally liable for all or part of the person's care.

(BREAK IN CONTINUITY OF SECTIONS)

300. SLIDING FEE SCHEDULE FOR CHILDREN'S MENTAL HEALTH, AND ADULT MENTAL HEALTH, AND SUBSTANCE USE DISORDERS SERVICES.

Following is the sliding fee schedule for children's mental health, and adult mental health, and substance use disorders services:

TABLE 300 - SLIDING FEE SCHEDULE FOR CHILDREN'S MENTAL HEALTH, AND ADULT MENTAL HEALTH, AND SUBSTANCE USE DISORDERS SERVICES.			
Percentage of Cost Sharing Responsibility of a Parent, or Adult <i>Client</i> <u>Services Recipient</u>			
0%			
5%			
10%			
15%			
20%			
25%			
30%			
35%			
40%			
45%			
50%			
55%			

TABLE 300 - SLIDING FEE SCHEDULE FOR CHILDREN'S MENTAL HEALTH. AND ADULT MENTAL HEALTH. AND SUBSTANCE USE DISORDERS SERVICES.			
Percent Federal of Poverty Guidelines	Percentage of Cost Sharing Responsibility of a Parent, or Adult <i>Client</i> <u>Services Recipient</u>		
210% - 219%	60%		
220% - 229%	65%		
230% - 239%	70%		
240% - 249%	75%		
250% - 259%	80%		
260% - 269%	85%		
270% - 279%	90%		
280% - 289%	95%		
290% - and above	100%		

(4-9-09)(_____

301. -- 399. (RESERVED)

400. CALCULATING INCOME TO APPLY THE SLIDING FEE SCHEDULE FOR CHILDREN'S MENTAL HEALTH AND ADULT MENTAL HEALTH SERVICES.

The fee determination process includes consideration of the following subsections in this rule.

- **a.** aA child's parent(s) must complete the application and fee determination form when requesting Children's Mental Health services and by. (______)
- <u>b.</u> <u>An</u> adults requesting Adult Mental Health services <u>must complete the application and fee</u> <u>determination form</u>. The fee determination process includes the following considerations: (4-9-09)(_____)
- **042. Ability to Pay.** Financial obligations are based upon the number of persons in the family household and the adjusted gross income of those persons as determined using the following: (4-9-09)
- **a.** An ability to pay determination will be made at the time of the voluntary request for services or as soon as possible, thereafter. (4-9-09)
- **b.** Redetermination of ability to pay will be made at least annually or upon request $\frac{of the parent(s)}{(4-9-09)}$ or at any time changes occur in family size, income, or allowable deductions.
- ${f c.}$ In determining the family's ability to pay for services, the Department will deduct annualized amounts for the following: (4-9-09)
 - i. Court-ordered obligations; (4-9-09)
 - ii. Dependent support; (4-9-09)
 - iii. Child care expenses necessary for parental employment; (4-9-09)

DEPARTMENT OF HEALTH AND WELFARE Behavioral Health Sliding Fee Schedules

Docket No. 16-0701-1501 Proposed Rulemaking

- iv. Medical expenses; (4-9-09)
- v. Transportation; (4-9-09)
- vi. Extraordinary rehabilitative expenses; and (4-9-09)
- vii. State and federal tax payments, including FICA taxes. (4-9-09)
- **034. Time of Payment.** Payment for services will be due upon delivery of services unless other arrangements are made. (4-9-09)
- **045. Financial Obligation**. A financial obligation for each service not covered by third party liable resources or payments, including private insurance and Medicaid, will be established in accordance with Section 300 and Subsection 400.01 of these rules but in no case will the amount owed exceed the cost of the service. In no case will the annual financial obligation exceed five percent (5%) of adjusted gross income of the family household.

(4-9-09)

- Os6. Fees Established By the Department. The maximum hourly fees or flat fees charged for Children's Mental Health services and Adult Mental Behavioral Health services are established by the Department of Health and Welfare. The fees for services based on Medicaid reimbursement rates may vary according to Medicaid inflationary increases. Fees will be reviewed and adjusted as the Medicaid rates change. Current information regarding services and fee charges can be obtained from regional Children's Mental Health and Adult Mental Health offices.

 (4 9 09)(_____)
- a. The fees for Children's Mental Health Services and Adult Mental Health Services are based on the cost for services set in Department contracts with service providers. Current information regarding services and fee charges can be obtained from regional Children's Mental Health and Adult Mental Health offices specified online as described in Section 005 of these rules.
- <u>b.</u> <u>The fees for Substance Use Disorders Services are based on the cost for services set in Department contracts with the Management Services Contractor. Current information regarding services and fee charges can be obtained from the Department office described in Section 005 of these rules.</u>

401. - 499. (RESERVED)

500. SLIDING FEE SCHEDULE FOR ALCOHOL AND SUBSTANCE USE DISORDERS TREATMENT SERVICES.

Adult clients above two hundred percent (200%) of federal poverty guidelines are not eligible for services. Following is the sliding fee schedule for adolescent and adult alcohol and substance use disorders treatment services:

TABLE 500 SLIDING FEE SCHEDULE FOR ALCOHOL AND SUBSTANCE USE DISORDERS TREATMENT SERVICES		
Percent of Federal Poverty Guidelines	Percentage of Cost Sharing Responsibility of a Parent, Guardian, or Adult Service Recipient	
0% - 99% or a Medicaid Client	0%	
100% - 109%	5%	

TABLE 500 SLIDING FEE SCHEDULE FOR ALCOHOL AND SUBSTANCE USE DISORDERS TREATMENT SERVICES			
Percent of Federal Poverty Guidelines	Percentage of Cost Sharing Responsibility of a Parent, Guardian, or Adult Service Recipient		
110% - 119%	10%		
120% - 129%	15%		
130% - 139%	20%		
140% - 149%	25%		
150% - 159%	30%		
160% - 169%	35%		
170% - 179%	40%		
180% - 189%	45%		
190% - 199%	50%		
200%	55%		

(4-9-09)

501. - 500. (RESERVED)

600. CALCULATING INCOME TO APPLY THE SLIDING FEE SCHEDULE FOR ALCOHOL AND SUBSTANCE DISORDERS SERVICES.

DODDIII	CL DI	SONDERS SERVICES.	
0)1.	Ability to Pay. Charges are based upon the number of dependents and family income.	(4 9 09)
soon as po		An ability to pay determination will be made at the time of the voluntary request for serv	ices or as (4-9-09)
). tial mate	Redetermination of ability to pay will be made at least annually or upon request demonstrate change of circumstances has occurred in family size, income, or allowable deduction	tating that s. (4-9-09)
e amounts f	2	In determining an individual's ability to pay for services, the Department will deduct as	nnualized (4-9-09)
i .	.	Court ordered obligations;	(4 9 09)
i	i.	Dependent support;	(4-9-09)
ŧ	ii.	Child care payments necessary for employment;	(4-9-09)
į	v.	Medical expenses;	(4 9 09)
¥	.	Transportation;	(4-9-09)
\	ri.	Extraordinary rehabilitative expenses; and	(4-9-09)

vii.

State and federal tax payments, including FICA.

(4 9 09)

DEPARTMENT OF HEALTH AND WELFARE Behavioral Health Sliding Fee Schedules

Docket No. 16-0701-1501 Proposed Rulemaking

- **d.** Information regarding third-party payors and other resources including Medicaid, or private insurance must be identified and developed in order to fully determine the individual's ability to pay and to maximize reimbursement for the cost of services provided.

 (4-9-09)
- e. It is the responsibility of the individual requesting alcohol or substance use disorder services to obtain and provide information not available at the time of the initial financial interview whenever that information becomes available.

 (4-9-09)
- **02. Time of Payment.** Payment for services is due thirty (30) days from the date of the billing, unless other arrangements are made.

 (4-9-09)
- 03. Charges. Using the sliding fee scale in Section 500 of this rule, an amount will be charged based on family size, resources, income, assets, and allowable deductions, exclusive of third-party liable sources. In no case will the amount charged exceed the costs of the services.

 (4 9 09)
- 94. Established Fee. The maximum hourly fees or flat fees charged for alcohol or substance use disorder services are established by the Department of Health and Welfare. The fees for services are based on the cost for services as set forth in the Department contract with the Management Services Contractor. Current information regarding services and fee charges can be obtained from the Department office as specified in Section 005 of these rules.

6401. -- 999. (RESERVED)

IDAPA 16 - DEPARTMENT OF HEALTH AND WELFARE

16.07.10 - BEHAVIORAL HEALTH DEVELOPMENT GRANTS DOCKET NO. 16-0710-1501 (CHAPTER REPEAL) NOTICE OF RULEMAKING - PROPOSED RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Title 39, Chapter 3, Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be scheduled if requested in writing by twenty-five (25) persons, a political subdivision, or an agency, not later than September 16, 2015.

The hearing site(s) will be accessible to persons with disabilities. Requests for accommodation must be made not later than five (5) days prior to the hearing, to the agency address below.

DESCRIPTIVE SUMMARY: The following is a nontechnical explanation of the substance and purpose of the proposed rulemaking:

This chapter is being repealed in its entirety. With the passage of legislation to create regional behavioral health boards and community crisis centers the Department is developing a behavioral health system of care that eliminates the need for the Behavioral Health Development Grants.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased: NA

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year as a result of this rulemaking:

Funds appropriated for Behavioral Health Development Grants in 2009 have been disbursed and no additional funds have been appropriated for this program in the past five years. There is no anticipated fiscal impact to the state general fund, or any other funds due to this rulemaking.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(2), Idaho Code, negotiated rulemaking was not conducted because this chapter of rule for Behavioral Health Development Grants is being repealed due to no funding for these grants making the rulemaking nonnegotiable.

INCORPORATION BY REFERENCE: No materials are being incorporated by reference into these rules.

CONTACT INFORMATION, WEB ADDRESS, ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Treena Clark at (208) 334-6611.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before September 23, 2015.

DATED this 7th Day of August, 2015.

Tamara Prisock, DHW - Administrative Rules Unit 450 W. State Street - 10th Floor P.O. Box 83720

Boise, ID 83720-0036 E-mail: dhwrules@dhw.idaho.gov

IDAPA 16.07.10 IS BEING REPEALED IN ITS ENTIRETY

Phone: (208) 334-5500

Fax: (208) 334-6558

COST/BENEFIT ANALYSIS FORM

Department of Health and Welfare Administrative Procedures Section (APS)

Docket Number: 16-0715-1501

Agency Contact: Treena Clark Rules Specialist: Bev Barr

Phone: 334-6611 Phone: 334-5736

Date Analysis Completed: 6/23/15

IDAPA Chapter Number and Title: IDAPA 16.07.15, "Behavioral Health Programs"

Fee Rule Status:

☐ Temporary Effective date: _7/1/2016__

Instructions:

Section 67-5223(3), Idaho Code, requires that all proposed rules in which a fee or charge is imposed or increased must include a statement of economic impact (cost/benefit analysis) of the rule change at the time the rule text is submitted for publication. This analysis needs to include an estimated cost to the agency to implement the rule and an estimated cost to be borne by citizens, or the private sector, or both.

Cost/Benefit Analysis For This Rule Change:

Currently the Department collects fees from substance use disorders treatment and recovery support facilities that is a mandatory fee. It is \$100 per treatment facility, and \$50 per recovery support service.

The Department is integrating the alcohol and substance use disorders services and treatment facilities with mental health services into a "Behavioral Health Programs" to serve these behaviors. BH program providers will be approved by the Department on a voluntary basis for those seeking an approval for their BH program. The approval fee will be for review and inspections of BH programs at a flat fee of \$100 per each location.

The new fee structure may lower some costs of some current providers, but will increase costs for providers who voluntarily seek the approval of BH programs. The Department anticipates that the numbers of providers may increase, but the fee receipts will cover any costs associated with the increased number of providers.

IDAPA 16 - DEPARTMENT OF HEALTH AND WELFARE

16.07.15 - BEHAVIORAL HEALTH PROGRAMS DOCKET NO. 16-0715-1501 (NEW CHAPTER - FEE RULE) NOTICE OF RULEMAKING - PROPOSED RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Title 39, Chapter 3, Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearings concerning this rulemaking will be held as follows:

ORIGINATING LOCATION -- LIVE MEETING Thursday, September 17, 2015 10:00 a.m. (MDT) / 9:00 a.m. (PDT) and 2:00 p.m. (MDT) / 1:00 p.m. (PDT)

Idaho Department of Health & Welfare -- Central Office Conf. Room 3A (3rd Floor) 450 West State Street Boise, ID 83702

VIDEO CONFERENCING				
Region I Office – Coeur d'Alene	Region II Office - Lewiston	Region III Office - Caldwell		
Main Conference Room	1st Floor Conference Room	Owyhee Conference Room (Rm 226)		
2195 Ironwood Court	1118 "F" Street	3402 Franklin Road		
Coeur d'Alene, ID 83814	Lewiston, ID 83501	Caldwell, ID 83605		
Region IV Office - Boise	Region V Office - Twin Falls	Region VI Office - Pocatello		
Room 131	Room 116	Room 225		
1720 Westgate Drive, Suite A	823 Harrison	421 Memorial Drive		
Boise, ID 83704	Twin Falls, ID 83301	Pocatello, ID 83201		
Region VII Office - Idaho Falls	State Hospital South - Blackfoot	State Hospital North		
Conference Room 240	Admin. Bldg., Classroom A09	Administration Conf. Rm. 234		
150 Shoup Ave.	700 E. Alice Street	300 Hospital Drive		
Idaho Falls, ID 83402	Blackfoot, ID 83221	Orofino, ID 83544		

The hearing site(s) will be accessible to persons with disabilities. Requests for accommodation must be made not later than five (5) days prior to the hearing, to the agency address below.

DESCRIPTIVE SUMMARY: The following is a nontechnical explanation of the substance and purpose of the proposed rulemaking:

This is a new chapter of rule being written to meet the needs of the Department in developing a behavioral health system of care.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased:

These rules have a flat fee structure of \$100 per each behavioral health program location. This fee replaces fees that are currently being charged under IDAPA 16.07.20, "Alcohol and Substance Use Disorders Treatment and Recovery Support Services Facilities and Programs," which is being repealed in this same Bulletin under Docket 16-0720-1501.

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year as a result of this rulemaking:

Docket No. 16-0715-1501 - New Chapter Proposed Fee Rule

The fiscal impact for this rule change is anticipated to be cost-neutral for state general funds and all other funds. Currently, the Department collects a fee from alcohol and substance use disorders treatment and recovery support facilities that is \$100 per facility for treatment and \$50 per facility for recovery support services. The new fee structure will be a flat fee of \$100 for each behavioral health program location.

It is difficult to estimate the number of providers who will choose to voluntarily be approved by the state. It is anticipated that the expected increase in fee receipts for those seeking approval of behavioral health programs will offset any cost increases for the administration of these programs.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(2), Idaho Code, negotiated rulemaking was conducted under the current chapter that this new chapter will replace.

INCORPORATION BY REFERENCE: No materials are being incorporated by reference into these rules.

CONTACT INFORMATION, WEB ADDRESS, ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Treena Clark at (208) 334-6611.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before September 23, 2015.

DATED this 12th Day of August, 2015.

Tamara Prisock, DHW - Administrative Rules Unit 450 W. State Street - 10th Floor P.O. Box 83720 Boise, ID 83720-0036 Phone: (208) 334-5500 Fax: (208) 334-6558

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THE FOLLOWING IS THE TEXT OF THE PROPOSED RULE FOR FEE DOCKET NO. 16-0715-1501

IDAPA 16 TITLE 07 CHAPTER 15

16.07.15 - BEHAVIORAL HEALTH PROGRAMS

000. LEGAL AUTHORITY.

The Idaho Legislature has delegated to the Department of Health and Welfare, as the State Behavioral Health Authority, the oversight of the state of Idaho's behavioral health services. Under Title 39, Chapter 31, Idaho Code, the Department is authorized to promulgate and enforce rules to carry out the purposes and intent of the Regional Behavioral Health Services Act. Under Sections 56-1003, 56-1004, 56-1004A, 56-1007, and 56-1009 Idaho Code, the Director of the Department is authorized to adopt and enforce rules to supervise and administer a mental health program and services dealing with the problems of alcoholism including the care and rehabilitation of persons suffering from alcoholism. Under Title 39, Chapter 3, Idaho Code, the Board of Health and Welfare is authorized to adopt and enforce rules that set standards for the approval of substance use disorders agencies in the state of Idaho.

Page 2

001. TITLE, SCOPE, AND PURPOSE.

		T OF HEALTH AND WELFARE raith Programs	Docket No. 16-0715-1501 - Prope	New Chapter osed Fee Rule
	01.	Title . The title of these rules is IDAPA 16.07	.15, "Behavioral Health Programs."	()
	02.	Scope . These rules set minimum standards for	or approved behavioral health program	ns in Idaho.
	03.	Purpose . The purpose of these rules is to:		()
approva	a. al for app	Establish requirements for the approval, or roved behavioral health programs in Idaho;	denial, suspension, or revocation of	f certificates of
health p	b. programs	Set fees for the Department's approval procein Idaho; and	ess of applications and on-site review	rs for behavioral
prograr	c. ns in Idal	Establish requirements for the health, safe	ety, and environment of care for be	ehavioral health
the inte	rdance werpretation	TEN INTERPRETATIONS. ith Section 67-5201(19)(b)(iv), Idaho Code, the ns of these rules, or to the documentation of blic inspection as described in Sections 005 and	compliance with these rules. These	ts that pertain to documents are
	istrative	NISTRATIVE APPEALS. appeals are governed by provisions of ID Declaratory Rulings."	APA 16.05.03, "Rules Governing	Contested Case
004. No doc		RPORATION BY REFERENCE. re incorporated by reference as provided by Se	ction 67-5229(a), Idaho Code.	()
005. INTER		E OFFICE HOURS MAILING ADD EBSITE.	RESS STREET ADDRESS T	ELEPHONE
holiday	01. s designa	Office Hours . Office hours are 8 a.m. to 5 puted by the state of Idaho.	o.m., Mountain Time, Monday throug	h Friday, except
Welfare	02. e, P.O. Bo	Mailing Address. The mailing address for tox 83720, Boise, Idaho 83720-0036.	he business office is Idaho Departme	nt of Health and
450 We	03. est State S	Street Address . The business office of the Ist., Boise, Idaho 83702.	daho Department of Health and Welf	Fare is located at
5500.	04.	Telephone . The telephone number for the Id	laho Department of Health and Welfa	are is (208) 334-
	05.	Internet Website. The Department's internet	website is http://www.healthandwelfa	are.idaho.gov.
website	06. e is http://	Substance Use Disorders Services Websi www.substanceabuse.idaho.gov.	te. The Substance Use Disorders S	dervices internet
www.n	07. nentalheal	Mental Health Services Website. The Math.idaho.gov.	Mental Health Services internet we	ebsite is http://
006.	CONF	IDENTIALITY OF RECORDS AND PUBL	IC RECORDS REQUEST.	
		Public Records . The use or disclosure of Desure of Department Records." Unless otherwise the Department are subject to disclosure.		

health porganiz	orograms v ation's fit	Public Availability of Licensure or Deficiencies . In compliance with Section 74-106(9), A 16.05.01.100.02, "Use and Disclosure of Department Records," records relating to beh will be released to the public upon written request if they are part of an inquiry into an individueness to be granted or retain a license, certificate, permit, privilege, commission, or position rwise be provided in redacted form as required by law or rule.	aviora ual's c	al or
007	008.	(RESERVED)		
009.	CRIMI	NAL HISTORY AND BACKGROUND CHECK REQUIREMENTS.		
whose	position 1	Criminal History and Background Check . All owners, operators, employees, transfer employees, student interns, contractors, and volunteers who provide direct care or servicequires regular contact with participants, must comply with the provisions of IDAPA 16 y and Background Checks."	ices, o	or
history no disq	and backg ualifying	Availability to Work . An individual, listed in Subsection 009.01 of this rule, is available to basis at the discretion of the employer or agency once the individual has submitted his capround check application, it has been signed and notarized, reviewed by the employer or agency crimes or relevant records are disclosed on the application. An individual must be finger the (21) days of submitting his criminal history and background check application.	rimina cy, an	al ıd
crimina	a. l history a	An individual is allowed to work or have access to participants only under supervision us and background check is completed.	ntil th	ie)
		An individual, who does not receive a criminal history and background check clearance or a provisions in these rules, may not provide direct care or services, or serve in a position that reith participants.	waive equire (er es)
a waive	er to prove may be gr	Waiver of Criminal History and Background Check Denial. An individual who received in a denial after an exemption review by the Department's Criminal History Unit, may applied direct care or services, or serve in a position that requires regular contact with participaranted on a case-by-case basis upon administrative review by the Department of any underlying in each individual case. A waiver will not be granted for crimes listed in Subsection 009.04	oply fo ants. In g fact	or A ts
of the fo	04. ollowing o	No Waiver for Certain Designated Crimes . No waiver will be granted by the Department designated crimes or substantially conforming foreign criminal violations:	for an))
	a.	Forcible sexual penetration by use of a foreign object, as defined in Section 18-6608, Idaho	Code:	;
	b.	Incest, as defined in Section 18-6602, Idaho Code;	()
	c.	Lewd conduct with a minor, as defined in Section 18-1508, Idaho Code;	()
4003, a	d. nd 18-401	Murder in any degree or assault with intent to commit murder, as defined in Sections 18-40 15, Idaho Code;	01, 18	3-)
	e.	Possession of sexually exploitative material, as defined in Section 18-1507A, Idaho Code;	()
	f.	Rape, as defined in Section 18-6101, Idaho Code;	()
	g.	Sale or barter of a child, as defined in Section 18-1511, Idaho Code;	()
	h.	Sexual abuse or exploitation of a child, as defined in Sections 18-1506 and 18-1507, Idaho C	Code; ()

Docket No. 16-0715-1501 - New Chapter Proposed Fee Rule

i.	Enticing of children, as defined in Sections 18-1509 and 18-1509A, Idaho Code;	()
j. as defined in Sect	Inducing individuals under eighteen (18) years of age into prostitution or patronizing a protions 18-5609 and 18-5611, Idaho Code;	stitute (e,)
k.	Any felony punishable by death or life imprisonment; or	()
l. 18-306, 18-1701,	Attempt, conspiracy, accessory after the fact, or aiding and abetting, as defined in Sections 1 and 19-1430, Idaho Code, to commit any of the disqualifying designated crimes.	8-205 (5,)
or any other review	Administrative Review . An administrative review for a waiver may consist of a revupplemental information provided by the individual, a telephone interview, an in-person into ew deemed necessary by the Department. The Department may appoint a subcommittee to coviews for waivers of CHC denials described in Subsections 009.03 and 009.04 of this rule.	erviev	v,
thirty (30) calend	Written Request for Administrative Review and Waiver. A written request for a waiver mistrative Procedures Section, 450 W. State Street, P.O. Box 83720, Boise, Idaho 83720-0026 for days from the date of the issuance of a denial from the Department's Criminal History Univid for submitting a request for a waiver may be extended by the Department for good caused	withi nit. Th	n
business days fro	Scheduling of Administrative Review. Upon receipt of a written request for a waiv determine the type of administrative review to be held, and conduct the review within thir om the date of receipt. When an in-person review is appropriate, the Department will prove to seven (7) days notice of the review date.	ty (30))
08. following factors	Factors Considered During Administrative Review . During the administrative review may be considered:	w, th	ie)
a.	The severity or nature of the crimes or other findings;	()
b.	The period of time since the incidents occurred;	()
с.	The number and pattern of incidents being reviewed;	()
d.	Circumstances surrounding the incidents that would help determine the risk of repetition;	()
e.	The relationship between the incidents and the position sought;	()
	Activities since the incidents, such as continuous employment, education, participat etion of a problem-solving court or other formal offender rehabilitation, payment of restitut that may be evidence of rehabilitation.		
g.	A pardon that was granted by the Governor or the President;	()
h. forms submitted;	The falsification or omission of information on the self-declaration form and other supple and	menta (al)
i.	Any other factor deemed relevant to the review.	()
09. fifteen (15) busin	Administrative Review Decision . A notice of decision will be issued by the Department ess days of completion of the administrative review.	withi (n)

10. Decision to Grant Waiver. The Department's decision to grant a waiver does not set a precedent for subsequent requests by an individual for a waiver. A waiver granted under these rules is not a criminal history and background check clearance. A waiver is only applicable to the specified individual on the waiver and for behavioral

Docket No. 16-0715-1501 - New Chapter Proposed Fee Rule

Zonavioral Frograms Frograms	7 00 7 1070
health services and programs governed under these rules. The waiver does not apply to other Department that require a clearance for a Department criminal history and background check.	nt programs
11. Revocation of Waiver. At any time, the Department may revoke a waiver at its discircumstances that it identifies as a risk to participants' health and safety.	scretion for
12. Waiver Decisions Are Not Subject to Review or Appeal. The decision or acti Department concerning a waiver are not subject to review or appeal, administratively, or otherwise.	ons of the
13. Employer Responsibilities. A waiver granted by the Department is not a determ suitability for employment. The employer is responsible for reviewing the results of a criminal background check even when a clearance is issued or a waiver is granted. Making a determination as to the risk of the individual to provide direct care services or to serve in a position that requires regular contact we and vulnerable adults is the responsibility of the employer.	nistory and ne ability or
010. DEFINITIONS. For the purposes of these rules, the following terms are used.	()
01. Behavioral Health Program . A behavioral health program refers to an organization mental health or substance use disorders treatment services which includes the organization's facilities, mustaffing patterns, treatment, and related activities.	
02. Certificate of Approval . A certificate issued by the Department to a behavioral heal which the Department deems to be in compliance with these rules.	th program
03. Critical Incident . An event that caused, or could have caused physical or emotional staff, visitors, or the participants of the program.	distress to
Department . The Idaho Department of Health and Welfare, or its designee.	()
05. Director . The Director of the Department of Health and Welfare, or designee.	()
06. Good Cause . A valid and sufficient reason for not complying with the time fra submitting a written request for a waiver by an individual who does not receive a criminal history and be check clearance.	
07. Participant . An individual seeking or receiving behavioral health program treatment se term "participant" is synonymous with the terms "patient," "resident," "consumer," "client," or "retreatment."	rvices. The ecipient of
08. Variance . The means of complying with the intent and purpose of a behavioral health print in a manner acceptable to the Department other than that specifically prescribed in the rule.	ogram rule
09. Waiver . The means to allow an individual who is unable to pass a Department crimi background check to provide services in an approved behavioral health program. Waivers are only for individual for the sole purpose of providing behavioral health services.	
011 049. (RESERVED)	
050. VARIANCE FOR BEHAVIORAL HEALTH PROGRAM. The Department may grant a variance from compliance with a specific behavioral health program require the variance will not violate an existing state or federal law or jeopardize health, safety, or welfare of individual contents of the c	ment when viduals.
01 Written Request A behavioral health program must submit a written request to the l	Denartment

for a variance. The request must include the following:

DEPARTMENT OF HEALTH AND WELFARE Docket No. 16-0715-1501 - New Chapter Behavioral Health Programs Proposed Fee Rule Reference the section of the rules for which the variance is requested; and a. Good cause for such a variance and how the health, welfare, or safety of participants will not be b. jeopardized if a variance is granted. Decision to Grant a Variance. The decision by the Department to grant a variance does not set a precedent for subsequent behavioral health program requests nor will it be given any effect in any other proceeding. Revocation of Variance. The Department may revoke a variance at any time when circumstances identify a risk to participants' health or safety. 051. -- 074. (RESERVED) 075. SUBSTANCE USE DISORDERS SERVICES. An approved behavioral health program providing substance use disorder services must comply with all requirements in IDAPA 16.07.17, "Substance Use Disorders Services," and the requirements and minimum standards required in these rules. 076. -- 099. (RESERVED) CERTIFICATE OF APPROVAL. Under the standards and requirements in these rules, the Department may approve behavioral health programs that provide outpatient mental health services or programs that provide substance use disorders services, or both. Each approved behavioral health program must meet the standards and requirements of these rules in order to obtain and maintain a Department certificate of approval. List of Approved Behavioral Health Programs. The Department will maintain a list of approved behavioral health programs. The issuance of a certificate of approval from the Department does not guarantee adequacy of individual care, treatment, personal safety, fire safety, or the well-being of any participant, employee, contractor, volunteer, or occupant of the program. The provider of a behavioral health program with a certificate of approval is responsible to ensure the adequacy and quality of care being provided to its participants. Approved Behavioral Health Programs with Multiple Locations. A behavioral health program may have more than one (1) location in which it provides services. Each location of the behavioral health program must comply with the requirements and minimum standards in these rules in order to operate, manage, conduct, or maintain, directly or indirectly, an approved behavioral health program.

101. -- 109. (RESERVED)

applications that have not been denied.

110. INITIAL APPLICATION FOR CERTIFICATE OF APPROVAL.

Each behavioral health program must apply to the Department for a certificate of approval.

01. Obtain and Complete Application. Initial application forms for a behavioral health program may be obtained upon written request or online at the Department of Health and Welfare as identified in Section 005 of these rules. The applicant must provide a completed application to the Department prior to receiving a certificate of approval for a behavioral health program.

of a certificate of approval at a specific location will not affect the other behavioral health program's location

When a behavioral health program applies for certificates of approval for multiple locations, denial

02. Signed Application. Each applicant must sign and provide a completed application and site form for each location.

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Docket No. 16-0715-1501 - New Chapter Proposed Fee Rule

behavio	03. ral health	Application Fee . A non-refundable application fee of one hundred dollars (\$100) for program location must be included with the application.	each
obtained	04. I from the	Certificate of Assumed Business Name . A copy of the "Certificate of Assumed Business Name Idaho Secretary of State must be included with the behavioral health program's application.	
appropri	05. iate:	Certificates or Permits. A copy of each current and valid certificate or permit must be included to the company of the company	ded as
	a.	Certificate of Occupancy from the local building authority for each location;	()
location	b. ; and	Certificate of fire inspection conducted by the State fire marshal or local authority for	each
maintaiı		Proof of Insurance . Each behavioral health program must maintain minimum insurance polesional liability and commercial general liability. Behavioral Health Programs are responsibilitional insurance coverage as appropriate for the various services, funding sources, intervention and.	ole for
inspection	07. on location	Agreement for Site Inspection . A signed agreement for each behavioral health program as determined by the Department.	m site
the prop	08. er admini	Other Information Requested . Other information that may be requested by the Department is tration and enforcement of these rules.	ent for
111 1	19.	(RESERVED)	
	proved be	WAL OF CERTIFICATE OF APPROVAL. The end of the program to the Department at least a sprior to the expiration date on the current certificate of approval.	ninety
		Obtain and Complete Renewal Application Form . A completed and signed renewal appli bmitted to the Department. Application for renewal forms are available upon written requartment of Health and Welfare as identified in Section 005 of these rules.	
(\$100) f	02. For each b	Renewal Application Fee . A non-refundable renewal application fee of one hundred ce ehavioral health program location being renewed must be included with each renewal application.	
maintair		Proof of Insurance . Each behavioral health program must maintain minimum insurance polesional liability and commercial general liability. Behavioral Health Programs are responsibilitional insurance coverage as appropriate for the various services, funding sources, intervention ed.	ole for
changes	04. to the pro	Changes to Behavioral Health Programs. The behavioral health program must disclose ogram that have occurred during the current certification period.	e any
the prop	05. per admini	Other Information Requested. Other information that may be requested by the Department is tration and enforcement of these rules.	ent for
121 1	129.	(RESERVED)	
130.	FAILUI	RE TO COMPLETE APPLICATION PROCESS.	

September 2, 2015 - Vol. 15-9

Failure of the applicant to cooperate with the Department or complete the application process within six (6) months of the original date of application will result in a denial of the application. If the application is denied, the applicant is barred from submitting, seeking, or obtaining another application for a certificate of approval for a period of one (1) year from the date of the original application.

131. -- 139. (RESERVED)

140. BEHAVIORAL HEALTH PROGRAM -- DEEMING.

- **01. National Accreditation**. The Department will deem a nationally accredited behavioral health program to be in compliance with the minimum standards and rule requirements in these rules.
- **02. Tribal Programs**. The Department will deem Indian Health Services programs and may deem other tribal facilities that provide behavioral health services as a state approved behavioral health program. ()
- **03. Proof of Accreditation**. The applicant must submit a copy of accreditation results and reports regarding accreditation from the accrediting agency with their application.
- **04.** Additional and Supplemental Information. To address requirements for a state-approved behavioral health program, the Department may require an applicant to provide additional or supplemental information not covered under the national accreditation or certification requirements. Additional documents may include:
 - **a.** An organizational chart with verification that staff meet minimum certification standards; ()
- **b.** Satisfactory evidence that a criminal history and background check clearance, or waiver, has been issued by the Department for each individual required in Section 009 of these rules to have a criminal history check or whose position requires regular contact with participants.

141. -- 149. (RESERVED)

150. DEPARTMENT REVIEW OF APPLICATION FOR APPROVAL OR RENEWAL.

A behavioral health program must submit a completed application and supporting documentation as required by the Department in Sections 110 and 120 of these rules. Upon receipt of the completed application for approval or renewal of a behavioral health program, the Department will review the application to determine if the program meets the minimum standards and requirements of these rules to be an approved behavioral health program. ()

151. TYPE OF APPROVALS ISSUED.

Each behavioral health program and location application will be reviewed by the Department and notification of the results will be provided to the applicant in writing, sixty (60) business days after the Department's receipt of a completed application. Results of application reviews are provided in Subsection 151.01 through 151.03 of this rule.

- **01. Approved Program**. When the Department determines that the program meets the requirements of these rules, the behavioral health program is issued a certificate of approval.
- **02. Provisionally Approved Program**. When the Department determines that the program may meet the requirements of these rules, the program may be given:
 - **a.** A provisional approval for a certain period of time to correct any issue; or
- **b.** An on-site review may be scheduled for final determination. The Department will make reasonable efforts to schedule an on-site inspection within thirty (30) business days of its initial determination.
- **03. Denial of Program**. When the Department determines that the program does not meet the requirements of these rules, the applicant will be notified of the denial, and the application returned with written recommendations for correction and completion of the recommendations.

152. ON-SITE REVIEW.

Each behavioral health program must be in compliance with these rules and is subject to on-site review by the Department to obtain and maintain an approved behavioral health program.

		Department Inspection . The applicant or behavioral health program must allow the Department or locations at:	ment (to)
a	l .	Any reasonable time necessary to determine compliance with these rules; and	()
b receives or	r has co	Prior notice to the applicant or behavioral health program is not required, when the Department regarding complaints, non-compliance, or health and safety issues.	artme (nt)
		Compliance with Confidentiality Requirements . The applicant or behavioral health priance with federal and state confidentiality requirements, and provide for review of the following		
a	l .	Program policies and procedures;	()
b) .	Personnel records;	()
c		Clinical records;	()
d	l.	Facility accessibility;	()
evaluates j		The program's internal quality assurance plan and process that demonstrates how the properties and individual participant satisfaction; and	rogra (m)
f. including	any info	Any other documents required by the Department in order to make an appropriate determination that may have changed since the time the application or renewal was submitted.	natic	n,)
A behavior issues the	oral hea Certific	FICATE OF APPROVAL DURATION. Ith program certificate of approval is effective for three (3) years from the date the Deparate of Approval. The behavioral health program and each of its locations' Certificate of Approgram maintaining compliance with these rules.		
A behavio	oral heal e in loca	GE IN LOCATION. Ith program must notify the Department in writing a minimum of thirty (30) calendar days pation and must submit required documentation for approval of the new location. The new location ite review as determined by the Department.		
155. CHANGE OF PROGRAM NAME. A behavioral health program must notify the Department in writing a minimum of thirty (30) calendar days prior to a change in name of program or business. A copy of the "Certificate of Assumed Business Name," must be included. ()				
156 199	9.	(RESERVED)		
The Depar	rtment r	L OF CERTIFICATE OF APPROVAL OR RENEWAL. may deny a Certificate of Approval or Renewal application when the Department determines program is out of compliance with these rules for any of the following reasons.	s that	t a
0	1.	Reasons for Denial. The owner, applicant, or administrator;	()
a	l•	Has violated any conditions of a certificate of approval;	()
b operation		Has been found guilty of fraud, deceit, misrepresentation, or dishonesty associated wagram, regardless of the population the program serves or the services the agency provides;		he)
c pertaining		Has willfully misrepresented or omitted material information on the application or other docining or renewing any certificate of approval.	umer (ıts)

volunte acts or	er that is omissions	Act or Omission Adversely Affecting the Welfare of Any Participant, Employee, Conny act or omission adversely affecting the welfare of any participant, employee, contrabeing permitted, aided, performed, or abetted by the facility, applicant, owner, administrate may include: neglect, physical abuse, mental abuse, emotional abuse, violation of civil raildren or vulnerable adults.	actor, or. Su	or ich
201.	REVO	CATION OR SUSPENSION OF CERTIFICATE OF APPROVAL.		
		Immediate Suspension or Revocation . The Department may, without prior notice, sust the of approval when the Department determines conditions exist that endanger the health or employee, contractor, or volunteer.		
approva determi		Suspension or Revocation With Notice . The Department may suspend or revoke a certiing written notice fifteen (15) business days prior to the effective date when the Department may suspend or revoke a certification of the properties of the prope		
	a.	The program is not in compliance with these rules and minimum standards;	()
	b.	The owner, applicant, or administrator:	()
Departr	i. nent, or fi	Without good cause, fails to furnish any data, statistics, records, or information requested less fraudulent returns thereof;	d by t	the
operatio	ii. on of a pro	Has been found guilty of fraud, deceit, misrepresentation, or dishonesty associated ogram, regardless of the population the program serves or the services the agency provides;		the
pertiner	iii. nt to obtai	Has willfully misrepresented or omitted information on the application or other doning a program approval; or	cume (nts)
abetted exploita		Any act adversely affecting the welfare of participants is being permitted, aided, performeglect, physical abuse, mental abuse, emotional abuse, violation of civil rights, criminal act		
202.	WRITT	CEN NOTICE OF DENIAL, SUSPENSION, OR REVOCATION.		
decision requeste	n, notify ted, of its o	Written Notice of Denial, Suspension, or Revocation. With the exception of endangerment or safety under Section 201, the Department will, within fifteen (15) business days of matche applicant or the owner's designated representative, in writing, by certified mail, return determination, in the event an application or certificate of approval is denied, suspended, or the must include the following:	aking 1 rece	its ipt
	a.	The applicant's or owner's name and identifying information;	()
	b.	A statement of the decision;	()
	c.	A concise statement of the reasons for the decision; and	()
	d.	The process for pursuing an administrative appeal.	()
	02.	Effect of Previous Denial or Revocation.	()
		The Department will not accept or consider an application for a certificate of approval far administrator, related person, or entity who has had a certificate of approval denied until a apsed from the date of the denial.		
	b.	The Department will not accept or consider an application for a certificate of approval fi	rom a	ny

Docket No. 16-0715-1501 - New Chapter Proposed Fee Rule

applicant, owner, administrator, related person, or entity who has had a certificate of approval revoked until after five (5) years have elapsed from the date of the revocation. CUMULATIVE ENFORCEMENT POWERS. When the Department determines that a behavioral health program does not meet these rules and minimum standards, it may take any of the enforcement actions described in these rules or impose any remedy, independently or in conjunction, with any others authorized by law or these rules. 204. -- 299. (RESERVED) 300. PROGRAM ADMINISTRATION REQUIREMENTS. Ownership. Each behavioral health program must maintain documentation of the program's governing body, including a description of membership and authorities, and documentation of the programs: (Articles, certificate of incorporation, and bylaws, when the owner is a corporation; a. b. Partnership agreement when the owner is a partnership; or c. Sole proprietorship if one (1) person is the owner. Organizational Chart. Each behavioral health program must maintain a current organizational 02. chart that clearly delineates staff positions, lines of authority, and supervision. Administrator. Each behavioral health program must have provisions for an administrator who is responsible for the day-to-day operation of the program. Authority and Responsibilities of the Administrator. Each behavioral health program's administrative policies must state the administrator's responsibilities in assisting with the overall operation of the program. Responsibilities of the administrator include the following: Ensure administrative, personnel, and clinical policies and procedures are adhered to and kept current to be in compliance with these rules; Ensure all persons providing clinical services are licensed, credentialed, or certified for their scope of practice; Overall direction and responsibility for the individuals, program, facility, and fiscal management; d. Overall direction and responsibility for supervision of staff; The selection and training of a capable staff member who can assume responsibility for management of the program in the administrator's absence; and Comply with or maintain a management information system that allows for the efficient retrieval of data needed to measure the program's performance. Notification of Change in Ownership. A certificate of approval is not automatically transferable when ownership or control is changed. The administrator must inform the Department in writing within ten (10) business days of any such change. The Department may continue the certificate of approval provisionally until it can determine the status of the program under the new ownership or control. 06. **Notification of Program Closure.** A program must notify the Department in writing within thirty (30) business days prior to an

Page 12

anticipated closure of any of its program locations.

	b.	The notification of closure must include:	()
	i.	Location of closure;	()
	ii.	Location(s) of where participants records will be maintained;	()
	iii.	Explanation of the closure; and	()
	iv.	Procedures for participant transition and continuation of care.	()
301	309.	(RESERVED)		
310. Each b rule.		RIPTION OF SERVICES. health program must prepare a written description of services that meets the requirements	s of th	nis)
	01.	Content of Description of Services. The written description must contain:	()
	a.	Description of services provided;	()
	b.	Participant population served;	()
	c.	Hours and days of operation; and	()
	d.	Summary of assessment, intake, and admission process.	()
and ava	02. ailable to	Distribution of Descriptions of Services . The written description of services must be made all program staff and to the administrator.	e knov (vn)
311	319.	(RESERVED)		
	ehavioral	SSION POLICIES AND PROCEDURES. health program must have written policies and procedures governing the program's adolices must be available to participants, their families, and to the general public.	lmissio	on)
	01.	Participant Admission. Each program's admissions policies must:	()
particip	a. pants with	Align with the program's scope of care and make reasonable accommodations to appropriate access.	provi	de)
This in	b. cludes ide	At the time of initial contact with a participant, pre-screening for admissions must be contentification of potential barriers to entrance of care and removal of those barriers when possible to the content of the con		d.
necessa	c. ary to help	Notify and inform participants of the reasons for ineligibility, provide referrals or other information plants to a program that can meet the needs identified in the participant's pre-screen	eening	on ;.)
		Provide the appeal process available and documented to address situations in which a partith the admission determination made by the program. The process may include internal or olve a neutral party.		
include	02.	Entrance to Care. Each program must have documented protocols for entrance to c	are th	at)
	a.	Protocols for the screening process that:	()

Docket No. 16-0715-1501 - New Chapter Proposed Fee Rule

Docket No. 16-0715-1501 - New Chapter Proposed Fee Rule

screenin	i. ng;	Ensure that each participant is engaged in care as soon as possible following initial cont	act an	d)
	ii. ous substa a screenin	Ensure the screening instrument is designed to identify emergent needs, crisis situation needs abuse with protocols in place for staff members to respond according to each situation reg;		
		Ensure screening documentation protocol includes basic demographic information abording participant's strengths, needs, preferences, goals, eligibility decision, and basis ude referrals, if provided; and		
appropri	iv. iately trai	Ensure policies are in place that require staff members administering the screening instrume ined.	nt to b	e)
	b.	Protocols for the implementation of a waiting list that:	()
prior to	i. placemer	Ensure prospective participants are screened and evaluated for appropriateness to services at on a waiting list; and	offere (d)
needed.	ii.	Offer a referral process for an individual pre-screened and ineligible, and facilitate referral	ls whe	n)
	03.	Orientation. Each program must have procedures that:	()
participa	a. ant's pres	Provide orientation to each participant as soon as possible upon beginning care, considerenting state and what services are being accessed.	ring th	e)
	b.	Document attendance of each participant to orientation.	()
discharg financia	ge criteria I obligati	Educate each participant on: participants' rights and responsibilities, grievance and participant may provide feedback, confidentiality, consent to treatment, expectations of participant, handling of potential risk to participant, after-hours services accessibility, follow-up procons and funding sources available, health and safety policies, facility layout, assessment, processor of staff members.	cipant edure	s, s,
way tha	d. t is under	Ensure that both written and verbal information provided during orientation is delivered in standable by each participant.	such	a)
321. 3	329.	(RESERVED)		
	ehavioral	TY ASSURANCE. health program must have an internal quality assurance plan and written process to evalutrative practices and clinical services.	ate an	d)
	01.	Quality Assurance Plan. Each program must have a quality assurance plan that:	()
	a.	Addresses clinical supervision and training of staff.	()
	b.	Monitors compliance with these rules.	()
	c.	Establishes a process for reviewing and updating written policies and procedures.	()
	d.	Continuously improves the quality of care in the following:	()
	i.	Cultural Competency;	()

Behavioral He	alth Programs Proposed	Fee Ru	ле
ii.	Use of evidence-based and promising practices; and	()
iii.	Response to critical incident, complaints, and grievances.	()
02. practices and clir	Method of Evaluation . Each program's written process must describe how admical services will be evaluated.	ninistrati (ive)
03. practices and clir	Review Schedule . Each program's written process must include the frequency that admical services will be evaluated.	ninistrati (ive)
	Procedure to Address Deficiencies . Each program's written process must des dministrative practices or clinical services, identified during an evaluation process, will be ram's standards of quality.		
331 339.	(RESERVED)		
	SMENT. health program must have a written procedure for an assessment process that determinant needs.	rmines (the
01. assessment for ea	Assessment Required . A qualified behavioral health professional must develop ach participant.	a writt	ten
02. behavioral, social and goals.	Content of Assessment. The assessment must evaluate the participant's current al, medical, and treatment needs as well as the participant's strengths, needs, abilities, p		
341. INDIV	IDUALIZED SERVICE PLANS.		
01. The developmen service systems.	Individualized Service Plan Required . Each participant must have an individualized set of the service plan must be a collaborative process involving the participant and other services.		
02. participant's asse	Service Plan Based on Assessment. The service plan must be based on the findingsment.	ngs of t	the
03. and implementat	Development and Implementation of the Service Plan . The responsibility for the deion of the service plan will be assigned to a qualified behavioral health professional.	evelopme (ent)
04. following:	Content of the Service Plan. Each participant's individualized service plan must i	nclude 1	the)
a.	Services deemed clinically necessary to meet the participant's behavioral health needs;	()
b.	Referrals for needed services not provided by the program;	()
с.	Goals that are based on the participant's unique strengths, abilities, preferences, and nee	ds; ()
d. with expected ac	Specific objectives that relate to the goals written in simple, measurable, attainable, real hievement dates;	listic ter	ms)
е.	Identified level of care or interventions that describe the kinds of services and service from	equency (;
f.	Criteria to be met for discharge from service;	()
g.	A plan for services to be provided after discharge; and	()

DEPARTMENT OF HEALTH AND WELFARE

Docket No. 16-0715-1501 - New Chapter

	h.	Documentation of who participated in the development of the individualized service plan.	()
342 3	349.	(RESERVED)		
350.	CRISIS	INTERVENTION AND RESPONSE.		
procedu	01. res that a	Requirement for Written Procedures . Each behavioral health program must have ddress interventions and responses to behavioral health crisis situations.	writte (en)
	02.	Content of Written Procedures. The written procedures must include:	()
situation	a. 18;	Guidance for staff members on how to effectively intervene and respond to a wide range of	f cris	is)
	b.	Program definition of "crisis" as it applies to the services provided and population served;	()
	c.	Program scope as it relates to the ability to intervene or respond to crises;	()
and	d.	Actions to be taken if the program is not prepared or qualified to handle certain crisis situ	iation (is;
	e.	Protocol for managing crises during and outside of business hours.	()
351 3	359.	(RESERVED)		
360.	PARTIC	CIPANT RECORDS.		
on each	01. participa	Participant Record Required. Each behavioral health program must maintain a participant nt. All entries into the participant's record must be signed and dated.	reco	rd)
		Content of Participant Record. The participant record must describe the participant's situation and include the services provided, all progress notes, and the participant's status at the minimum the record must contain:	ation time (at of)
or admis	ssion to th	The participant's name, address, contact information, date of birth, gender, marital status, at of kin or person to contact, educational level, type and place of employment, date of initial the program, source of any referral, legal status including relevant legal documents, name of prof any known drug reactions or allergies, and other identifying data as indicated;	conta	ct
	b.	Any staffing notes pertaining to the participant;	()
	c.	Any medical records obtained regarding the participant;	()
	d.	Any assessments; and	()
	e.	The initial and updated service plans.	()
procedu	03. res gover	Maintenance of Participant Records. Each program must develop written policiening the maintenance, compilation, storage, dissemination, and accessibility of participant re	es ar cords (nd)
and proc	04. cedures go	Retention and Destruction of Participant Records . Each program must develop written poverning the retention and destruction of participant records.	olicio (es)
361 3	669.	(RESERVED)		

Docket No. 16-0715-1501 - New Chapter Proposed Fee Rule

1	37	()	$\mathbf{p}_{\boldsymbol{\Lambda}}$	RT	TCI	PΔ	NT	RIGH	TS

Each behavio	RTICIPANT RIGHTS. ral health program must have a written a statement of individual participant rights. The program otect the fundamental human, civil, constitutional, and statutory rights of each participant.	ram mı (ıst)
01. address the fo	Content of Participant's Rights. The written participant rights statement must, at a nollowing rights:	ninimu (m,)
a. gender, nation	The right to impartial access to treatment and services, regardless of race, creed, color, nal origin, age, or disability.	religio	on,)
b. privacy to as individual.	The right to a humane treatment environment that ensures protection from harm, and great a degree as possible with regard to personal needs, and promotes respect and dignity		
с.	The right to communication in a language and format understandable to the participant.	()
d.	The right to be free from mental, physical, sexual and verbal abuse, neglect, and exploitation	ion. ()
e.	The right to receive services within the least restrictive environment possible.	()
f.	The right to an individualized service plan, based on assessment of current needs.	()
g.	The right to actively participate in planning for treatment and recovery support services.	()
	The right to have access to information contained in one's record, unless access to pass of information is specifically restricted for that individual participant for clear treatment retreatment plan.		
i. information c	The right to confidentiality of records and the right to be informed of the conditions und an be disclosed without the individual's consent.	ler whi (ch)
j. capacity to m	The right to refuse to take medication unless a court of law has determined the particip ake decisions about medications and is an imminent danger to self or others.	ant lac	ks)
k. or others.	The right to be free from restraint or seclusion unless there is imminent risk of physical har	rm to se	elf)
l. services.	The right to refuse to participate in any research project without compromising access to	progra	ım)
m. with uncomp	The right to exercise rights without reprisal in any form, including the ability to continue comised access.	e servic (es
n. own expense.	The right to have the opportunity to consult with independent specialists or legal counsel	, at one	e's)
0. involved in pl	The right to be informed in advance of the reason for discontinuance of service provision, lanning for the consequences of that event.	and to	be)
р.	The right to receive an explanation of the reasons for denial of service.	()
02.	Participant Understands Rights and Expectations. Each program's policies must ensure	e that:)
a.	Materials describing a participant's rights and expectations are presented to each partici	nant ir	าล

manner that he can understand;

Docket No. 16-0715-1501 - New Chapter Proposed Fee Rule

with vis	b. ion, speed	Information is provided in a manner that is understandable to each participant who has challeng ch, hearing, or cognition.	es)
for treat		There is a protocol for facilitating situations when a participant is not able to give informed conserices. Facilitation may include assisting the participant to access family members, attorneys, or other than the conservation of the conservation	
	03.	Participant Grievances and Complaints. Each program's grievance and complaint policies mus	st:
	a. an establishe conce	Establish practices to respond to a participant grievances, complaints, or appeals. Practices mulished response process, levels of review, and expectations for written notification of actions erns;	
	b.	Ensure a participant who registers a grievance, complaint, or appeal is not subjected to retaliation (ı;)
participa	c. ant is info	Respond to participant grievances, complaints, or appeal in a timely manner, and ensure to branch as to the process time frames and expected date for decisions;	he)
		Provide each participant with information as to the grievance process and with access to an applaint forms. The program is responsible for ensuring that each participant understands the form or registering a grievance, complaint, or appeal; and	
procedu	e. res is use	Retain documentation on formal grievances, complaints, or appeals. Information from the d to inform practice and improve services.	se)
371. 3	379.	(RESERVED)	
380.	ADMIN	NISTRATION OF MEDICATIONS.	
that adn	01. ninisters 1	Behavioral Health Program That Administers Medications . Each behavioral health program medications must have policies and procedures that include the following:	.m)
	a.	Receiving of medications; ()
	b.	Storage of medications; and ()
	c.	Medications administration system to be used. ()
have ap Idaho Si	02. propriate tate Board	Registration With the Idaho Board of Pharmacy . Each program that dispenses medication murgistration with the Idaho Board of Pharmacy in accordance with IDAPA 27.01.01, "Rules of the dof Pharmacy," and maintain current documentation of such registration.	
381 3	389.	(RESERVED)	
		NNEL POLICIES AND PROCEDURES. health program must have and adhere to personnel policies and procedures that meet the minimula his rule.	m)
number		Required Personnel Policies and Procedures . Personnel policies and procedures must be mented, and maintained to promote the objectives of the program and provide for a sufficient dediction of the program and provide quality care during a not consider the services of the program and provide quality care during a not consider the services of the program and provide quality care during a not consider the services of the program and provide quality care during a not consider the services of the program and provide quality care during a not consider the services of the program and provide quality care during a not consider the services of the program and provide quality care during a not consider the services of the program and provide quality care during a not consider the services of the program and provide quality care during a not consider the services of the program and provide quality care during a not consider the services of the program and provide quality care during a not consider the services of the program and provide quality care during a not consider the services of the program and provide quality care during a not consider the services of the program and provide quality care during a not consider the services of the program and provide quality care during a not consider the services of the program and provide quality care during a not consider the services of the program and provide quality care during a not consider the services of the program and provide quality care during a not consider the services of the program and provide quality care during a not consider the services of the program and provide quality care during the notation of the program and provide quality care during the notation of the program and provide quality care during the notation of the program and provide quality care during the notation of the program and provide quality care during the notation of the program and provide quality care during the notation of the	nt
	a.	The personnel policies and procedures must establish the requirement for CPR training and bas	sic

DEPARTMENT OF HEALTH AND WELFARE Docket No. 16-0715-1501 - New Chapter Behavioral Health Programs Proposed Fee Rule first aid training. A minimum of one (1) CPR and First Aid trained staff must be on-site during business hours.(The personnel policies must include procedures for orientation to the program and training on all program policies and procedures for staff, trainees, student interns, volunteers, and contractors, if applicable. (Hiring Practices. Hiring practices must be specified in the written policies and procedures and 02. must be consistent with the needs of the program and its services. **Equal Employment Opportunity.** No behavioral health program approved under these rules will discriminate on the basis of race, creed, color, religion, age, gender, national origin, veteran status, or disability, except in those instances where bona fide occupational qualifications exist. Content of Personnel Record for Each Staff Member. A personnel record must be kept on each staff member and must contain the following items: Application for employment including a record of the employee's education or training and work experience. This may be supplemented by a resume; b. Primary source documentation of qualifications; Performance appraisals or contract compliance evaluation; c. d. Disciplinary actions; and Verification of a Department criminal history and background check clearance, or a waiver issued by the Department as described in Section 009 of these rules. Volunteers. In programs where volunteers are utilized the objectives, scope, training, and orientation of the volunteer services must be clearly stated in writing. Trainees and Student Interns. In programs where trainees or student interns, or both, are utilized the supervision, scope, training, and orientation of trainees and student interns must be clearly stated in writing. 391. STAFFING AND SUPERVISION. Ensuring Adequate Staff. Each behavioral health program must ensure that there are an adequate number of staff to: Meet service needs of program participants;) a. Meet professional staff-to-participant ratios at a level that meets best practice standards for each b. service being provided; Address the safety needs of program staff and participants; and c.

d.

02.

a. b. Staff have access to regularly scheduled supervision with program supervisors.

Supervision process for staff members practice only within the scope of their credentials.

Clinical Supervision. Each program must provide for regular and ongoing supervision of clinical

Meet organizational performance expectations and needs.

Staff Supervision. Each program must ensure that:

activities. The program must establish a written supervisory protocol that addresses:

Docket No. 16-0715-1501 - New Chapter Proposed Fee Rule

a.	Management and oversight of the provision of professional services offered by the program; and ()
b. attitudes.	Supervision centered on the evaluation and improvement of clinician skills, knowledge, and $(\ \)$
392 394.	(RESERVED)
Each behavioral	TION CONTROL. health program must have infection control policies and procedures consistent with recognized introl and prevent infections for both staff and participants.
01. and procedures p	Written Policies and Procedures for Infection Control. Each program must have written policies ertaining to the operation of an infection control program.
a.	Effective measures must be developed to prevent, identify, and control infections. ()
b. infection must be	A process for implementing procedures to control the spread or eliminate the cause(s) of the described in the policies and procedures.
c. and in their response	All new employees must be instructed in the importance of infection control and personal hygiene ensibility in the infection control program.
d. control is provide	There must be documentation that on-going in-service education in infection prevention and ed to all employees.
e. revised as necess	There must be documentation that the policies and procedures are reviewed at least annually and ary. $ \hspace{1cm} (\hspace{1cm})$
02. transmission of in	Universal Precautions . Universal precautions must be used in the care of participants to prevent infectious disease according to the "Centers for Disease Control and Prevention (CDC) guidelines."
396 399.	(RESERVED)
Each behavioral	ONMENT REQUIREMENTS. health program location must have appropriate space, equipment, and fixtures to meet the needs of ensure a safe environment for staff, participants, and visitors.
01. or modified in a retheir disabilities.	Fixtures and Equipment . Fixtures and equipment designated for each service must be constructed manner that provides pleasant and functional areas that are accessible to all participants regardless of ()
02. family and group	Office Space . Private space must be provided for personal consultation and counseling as well as counseling sessions.
03. the program mus	Safety, Fire, Health, and Sanitation Requirements . Space, equipment, and facilities utilized by t meet federal, state, and local requirements for safety, fire prevention, health, and sanitation. ()
04. must have a writ sensory impairme	Procedure for Accessibility for Persons with Mobility and Sensory Impairments . The program ten policy and procedure for compliance with ADA requirements for participants with mobility or ents.
materials must be	Smoking . Because smoking has been acknowledged to be a potential fire hazard, continuous made to reduce such hazards in the facility. Written regulations governing the use of smoking e adopted, conspicuously posted, and made known to all program participants, staff members, and ng in this section requires that smoking be permitted by programs whose admission policies prohibit

		T OF HEALTH AND WELFARE Docket No. 16-0715-150 ealth Programs Programs	01 - New Cha oposed Fee	
smokin	g.		()
allowed	a. I.	Designated areas must be assigned for participant, staff, and public smoking	, when smoki	ng is
		Tobacco products must not be used by children, adolescents, staff, volunteers o house children or adolescents, or in the presence of children or adolescents, or en or adolescents.		
401	409.	(RESERVED)		
410. Each be the cons	ehavioral	RGENCY PREPAREDNESS. I health program must establish and maintain an Emergency Preparedness plan of a formatural disasters or other emergencies.	lesigned to ma	anage)
prepare	01. dness pla	Emergency Preparedness Plan. Program staff must be provided with training an including;	on the emerg	gency
	a.	Where and how participants are to be evacuated; and	()
	b.	Notification of emergency agencies.	()
		Evacuation Drills . The program conducts evacuation drills on a regular basis ned which includes the date and time of the drill, response of the personnel and pard recommendations for improvements.		
411.	MEDIC	CAL EMERGENCY SERVICES.		
describi	01.	Medical Emergency Services Plan . Each behavioral health program must hanner in which medical emergency services will be accessed.	ave a written	plan)
	02.	Safety Devices and Practices.	()
	a.	Locations that do not have emergency medical resources must have first aid kits	s. ()
	b.	All staff must be familiar with the locations, contents, and use of the first aid kit	is. ()
	ehavioral	CAL INCIDENT PREPAREDNESS. 1 health program must develop and implement policies and procedures that ementation, and managing critical incidents.	discuss prever	ntion,
413	419.	(RESERVED)		
420. Each be	ehavioral	LITY REQUIREMENTS. I health program must ensure that each location is structurally sound, maintaine y of staff, participants, and visitors.	d, and equipp	ed to
are deli	01. vered muction, and	Buildings . Buildings on the premises of each behavioral health program locatio ust be in compliance with the requirements of the local, state, and federal codes d fire and life safety that are applicable.		
designe	02. d to provi	Grounds . Each behavioral health program's grounds must be maintained invide a safe environment for staff, participants, and visitors.	n a manner th	nat is
421 9	999.	(RESERVED)		